STEVE HARVEY LAW LLC	
By: Stephen G. Harvey David V. Dzara	
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Attorneys for George Antoniak,	
Andrew Antoniak, and I. Switt, LLC	
UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
x	
SECURITIES AND EXCHANGE COMMISSION,	
Plaintiff,	
-V-	99 Civ. 9667 (PKC)
PRINCETON ECONOMICS INTERNATIONAL, LTD, PRINCETON GLOBAL MANAGEMENT, LTD., and MARTIN ARMSTRING,	
Defendants.	
COMMODITY FUTURES TRADING COMMISSION,	
Plaintiff,	
-v-	99 Civ. 9669 (PKC)
PRINCETON ECONOMICS INTERNATIONAL, LTD, PRINCETON GLOBAL MANAGEMENT, LTD., and MARTIN ARMSTRING,	
Defendants.	
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DECLARATION OF STEPHEN G. HARVEY IN SUPPORT OF THE ANTONIAKS' POSITION THAT MARTIN ARMSTRONG CLEARLY LACKS OWNERSHIP OR OTHER RIGHTS IN ANY OF THE 58 COINS

- I, Stephen G. Harvey, hereby declare as follows:
- 1. I am the attorney-owner of Steve Harvey Law LLC in Philadelphia, Pennsylvania.
- 2. Along with David V. Dzara, I am counsel for George Antoniak, Andrew Antoniak, and I. Switt (collectively, the "Antoniaks") in these actions.
- 3. I submit this declaration in support of the Antoniaks' position that Martin Armstrong clearly lacks ownership or other rights in any of the 58 coins.
- 4. Attached hereto as *Exhibit A* are true and correct copies of the relevant excerpts from the deposition transcript of George Antoniak on October 10, 2018.
- 5. Attached hereto as *Exhibit B* are true and correct copies of the relevant excerpts from the deposition transcript of George Antoniak on April 25, 2019.
- 6. Attached hereto as *Exhibit C* are true and correct copies of the relevant excerpts from the deposition transcript of Andrew Antoniak on November 1, 2018.
- 7. Attached hereto as *Exhibit D* is a true and correct copy of the Heritage Auctions Auction Consignment Agreement: World and Ancient Coins.
- 8. Attached hereto as *Exhibit E* is a true and correct copy of the letter from Thomas V. Sjoblom to Richard Brainerd, dated December 20, 2017.
- 9. Attached hereto as *Exhibit F* is a true and correct copy of the email from Cristiano Bierrenbach to Andrew Antoniak, dated January 2, 2018.
- 10. Attached hereto as *Exhibit G* is a true and correct copy of Martin Armstrong's supplemental answers to Plaintiff's first set of interrogatories and request for production of documents, dated January 16, 2019.
- 11. Attached hereto as *Exhibit H* is a true and correct copy of the hearing transcript in the Pennsylvania Action, dated March 21, 2019.

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12. Attached hereto as *Exhibit I* are true and correct copies of the relevant excerpts from the deposition transcript of Martin Armstrong.

I declare under penalty of perjury of the laws of the United States that the foregoing is true and correct to the best of my knowledge.

Dated: Philadelphia, Pennsylvania

July 25, 2019

STEPHEN G. HARVEY

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